UNITED STATES DISTRICT COURT DISTRICT OF MINNESOTA Court File No. CR-21-93 (JRT/TNL)

United States of America, Plaintiff, v.	Motion to Withdraw Motion to Suppress Statements
Robbin Allen Thomas, Defendant.	

I, Robbin Allen Thomas, the defendant in this case, wish to withdraw my Motion to Suppress Statements (Doc. 48). In support of this motion, I hereby state:

- This motion was filed by my attorney on September 8, 2021 at my direction. It seeks to have my statements to the police both at the hospital and the following day at the jail suppressed on the grounds that they were not constitutionally voluntary.
- After further consideration, I wish to withdraw this particular motion.
- I have fully discussed this matter with my attorney. I am satisfied that I understand my rights and options, and the consequences of withdrawing my motion.

I am asking the court to allow me to withdraw this motion and to proceed with my remaining motions.

Dated: 9/15/24

Robbin Allen Thomas

Dated:

F. Clayton Tyler (11151X), fctyler@fctyler.com

F. Clayton Tyler, P.A.

331 Second Avenue South, Suite 230 Minneapolis, MN 55401 Ph: 612-333-7309

Fax: 612-333-5919 Attorney for Defendant